



**STATEMENT OF CLAIM FOR
ACCOUNTABLE LOSS OF MOTOR FUEL**

*Submit in Triplicate
Please type or print.*

Claim must be filed within 30 days from date of loss.

Name and Address of Dealer	Gasoline Dealer's License Number GL— _____	Special Fuels Dealer's License Number FL— _____
Phone Number(_____) — _____	Number of Gasoline Gallons Claimed _____	Number of Special Fuels Gallons Claimed _____
Contact Person _____		

NOTE: Please see reverse side for instructions before completing the items below.

1. Provide exact date of loss. _____
2. From what type of storage was the motor fuel lost? Transport Truck Bulk Plant Service Station
 Other _____
3. Where did the loss occur? _____
4. What method was used to determine the amount of loss?

5. What evidence is available to support loss? _____
6. Indicate the size of storage tank(s) in gallons. _____
7. If loss resulted from contamination, indicate number of gallons of motor fuel contaminated and returned to terminal storage.
_____ Terminal storage operator name and address of terminal. _____

8. Indicate the type of loss (fire, flood, etc.), and briefly describe how the loss occurred.

I, the undersigned, a principal officer of the above-named licensee have examined this claim and it is, to the best of my knowledge and belief, a true, correct and valid claim.

Signature of Claimant	Print Name	Title	Date
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► Mail claim completed in triplicate with documentation to the Department of Revenue, Motor Fuels Tax Compliance Section, P.O. Box 1303, Frankfort, KY 40602-1303. ◀

FOR DEPARTMENT USE ONLY

Gasoline Gallons Approved
(Attach copy to 72A089. Claim this amount on Line 9.)

Special Fuels Gallons Approved
(Attach copy to 72A138. Claim this amount on Line 8.)

Signature

Date

INSTRUCTIONS

This claim must be filed within 30 days from date of loss.

NOTE: The numbering of the following instructions corresponds to the item numbers on the front of this form.

1. Give the month, day and year in which the loss occurred. If exact date is not known, indicate the month, day and year the loss was discovered and how it was discovered.
2. Indicate the type of storage or other facility from which the loss occurred. Check the appropriate block for transport truck, service station, bulk plant or other. When *Other* is checked, describe the type of storage.
3. Give the location at which the loss occurred, including the numbered street or highway and Kentucky city. Provide the name of the nearest city or post office if the loss occurred in a rural area. If the loss occurred during transport, indicate the highway number and distance from nearest city or post office.
4. Briefly describe the method used to determine the amount of loss. *For example:* Fire destroyed a tank which contained 2,000 gallons of motor fuel at the time of last inventory. No motor fuel was added to the tank since inventory, 1,500 gallons has been metered out between time of inventory and time of loss. *The brief description should read as follows:* Inventory showed 2,000 gallons in tank at 5:00 P.M., April 1, 1987. No motor fuel added, 1,500 gallons metered out between inventory and fire.
5. List the type of records available to support your claim, such as report to the police, fire department or insurance company, inventory records, invoices of purchases and sales, credit invoice for contaminated product returned to terminal storage and delivery tickets. Attach copies of records pertinent to your claim.
6. Indicate the capacity of tank from which motor fuel was lost.
7. Indicate the number of gallons of motor fuel actually returned to terminal storage if loss resulted from contamination. Provide the terminal storage operator name and address of the terminal location.
8. Indicate how the loss occurred, and briefly describe the circumstances.

Definition of Accountable Loss

Kentucky Revised Statute 138.210

(1) "Accountable loss" means loss or destruction of "received" gasoline or special fuel through wrecking of transportation conveyance, explosion, fire, flood or other casualty loss, or contaminated and returned to storage; provided that any such loss shall have been reported within thirty (30) days after discovery of such loss to the department in a manner and form prescribed by the department, supported by proper evidence which is in the sole judgment of the department substantiates the alleged loss or contamination and which is confirmed in writing to the reporting dealer by the department. The department may make any investigation deemed necessary to establish the bona fide claim of the loss;